

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

- F031197** **In re Justin D., a Minor**
The judgment is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F031151** **People v. Loera**
The judgment is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F030311** **People v. Carlisle**
The judgment is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F030735** **People v. Bernadal**
F031240 **In re Armando Torres Bernadal on Habeas Corpus**
IT IS HEREBY ORDERED that the appeal in the above-entitled
action is dismissed. The writ petition is denied.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

F028572 **People v. Martinez**
F029892 **In re Luis Gonzalez Martinez on Habeas Corpus**

The judgments of conviction and sentence are vacated and the case is remanded to the superior court with the following directions:

In the event appellant/petitioner wishes to withdraw his plea of nolo contendere and admission of the special allegation, he shall file with the superior court, and serve upon the People, a written request to do so not later than 30 days after the date this opinion becomes final. The superior court shall thereupon vacate such plea and admission. If the People thereafter wish to reinstate the original charges and special allegations, the People shall file with the superior court, and serve upon appellant/petitioner, a written notice of motion to that effect within 10 days after the filing of appellant/petitioner's motion to withdraw his plea of nolo contendere and admission. The superior court shall thereupon order such charges and allegations be reinstated. All reinstated charges and allegations shall thereafter be disposed of as may be appropriate.

In the event appellant/petitioner does not timely move to withdraw his plea of nolo contendere and admission, the superior court shall reinstate the judgment appealed from in its entirety. [citation]

The petition for writ of habeas corpus is denied. Harris, Acting P.J.

We concur: Wiseman, J.; Jones, (F.P.), Pro Tem J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F030249 **People v. Jones**

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F030799 **People v. Anguiano, Jr.**

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

F029630 **People v. Murray**

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F028993 **Smith v. Fresno Irrigation District**

The judgment is reversed. Each party is to bear its own costs on appeal. Levy, J.

We concur: Thaxter, Acting P.J.; Buckley, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F030597 **People v. Anderson**

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.